Case 3:17-cr-00360-M Document 25 Filed 10/05/17 Page 1 of 1 PageID 48 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITE	D STAT	TES OF AMERICA)				
VS.)			CASE NO: 3:17-CR-360-M (01)	
ANTW	AN DIO	CKERSON, Defendant.)				
			REPORT AND R CONCERNING					
After c Rule 11 by an in the pleathat is,	eared be autionin , I detern ndepende a of guilt Unlawi	efore me pursuant to F g and examining AN mined that the guilty p ent basis in fact conta ty be accepted, and th	ed. R. Crim.P. 11, FWAN DICKERS lea was knowledge ining each of the eat ANTWAN DICFirearm by a Felo	and has entere SON under oat able and volun ssential element KERSON be on, a violation	d a plea of th concernitary and the nts of such adjudged g of 18 U.S	guilty to Counng each of the at the offense. I there guilty of Counds. § 922(g)(.3d 261 (5 th Cir. 1997), at 1 of the Indictment. subjects mentioned in s) charged is supported refore recommend that t 1 of the Indictment, (1), and have sentence	
	The de	fendant is currently in	n custody and shou	ıld be ordered	to remain	in custody.		
ď	and cor						ne Court finds by clear ny other person or the	
		The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).						
		The Government op The defendant has r If the Court accepts Government.	not been compliant				ng upon motion of the	
	is a sub recommend shown convin	ostantial likelihood the mended that no sente under § 3145(c) wh	at a motion for according of imprisonments of the defendant shapes	quittal or new tent be impose hould not be of	trial will bo d, or (c) ex detained, a	e granted, or (leaceptional circuit of (2) the Co a danger to an	a) the Court finds there b) the Government has cumstances are clearly aurt finds by clear and by other person or the	

NOTICE

IRMA CARRILLO KAMIREZ UNITED STATES MAGISTRATE JUDGE

Date: October 5, 2017.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).